

**CRIMINAL DOCKET  
UNITED STATES DISTRICT COURT**

D. C. Form No. 100A Rev.

②

| TITLE OF CASE  | ATTORNEYS   |
|--|---|
| <b>THE UNITED STATES</b><br><br><i>vs.</i><br><br><b>Barbara Faye Knox</b> | <i>For U. S.:</i><br><b>Hubert H. Bryant, Asst. USAtt</b><br><br><br><br><i>For Defendant:</i><br><b>Norbert E. Proctor, Jr.</b><br><b>907 So. Detroit (Apptd.)</b><br><b>Tulsa, Okla 74120</b><br>583.4300 |

| STATISTICAL RECORD    | COSTS      |  | DATE | NAME OR RECEIPT NO. | REC. | DISB. |
|-----------------------|------------|--|------|---------------------|------|-------|
| J.S. 2 mailed 10-1-69 | Clerk      |  |      |                     |      |       |
| J.S. 3 mailed 1-2-70  | Marshal    |  |      |                     |      |       |
| Violation Postal      | Docket fee |  |      |                     |      |       |
| Title 18              |            |  |      |                     |      |       |
| Sec. 1702 and 495     |            |  |      |                     |      |       |

| DATE     | PROCEEDINGS  |
|----------|--|
| 9-2-69   | Record vote of the grand jury, filed in open court b   |
| 9-2-69   | Indictment filed in open court. b  |
| 9-2-69   | Warrant for arrest of the defendant issued at request of U. S. Atty. b   |
| 9-22-69  | Warrant for arrest of defendant returned, filed - defendant arrested at Tulsa, Okla., on 9-21-69 and taken before Commr. Ballenger 9-22-69 and advised as to bond being \$2,000.00 cash or surety or 10%. b                                    |
| 9-25-69  | Defendant present in person and represented. Defendant arraigned and enters pleas of NOT GUILTY as to Cts. 1&2 of the Indictment. Case set for Jury Trial on Monday, 10-20-69 at 9:30 A.M. Defendant granted 10 days to file motions. (AEB-J)h |
| 10-8-69  | Deft's motion for determination of mental competency, withdaffi-davit attached, filed. m   |
| 10-8-69  | Notice of motion for determination of mental competency, set for hearing on 10-14-69 at 10:00 a.m., filed. m   |
| 10-14-69 | Order, filed, that U.S. Marshal take custody of deft. & make her available for exam. by Dr. James O'Carroll and that Dr. O'Carroll file a report within 10 days as to deft's mental capacity and mental competency. (AEB-J)m                   |
| 10-14-69 | Two c/c of above order delivered to U.S. Marshal. m  |

| DATE     | PROCEEDINGS   |
|----------|---|
| 10-14-69 | Defendant present in person and represented. Court grants Defendant's motion for determination of mental competency and the defendant directed to be examined by Dr. James O'Carroll. Proper order to be prepared by government, and Case stricken from jury docket of 10-20-69 to be reset on 10-27-69 at 10:00 A.M.(AEB-J)h   |
| 10-27-69 | Case called for jury trial. Hearing held on report of court psychiatrist, James O'Carroll. Court psychiatrist, Dr. O'Carroll sworn and testifies. Case passed for further hearing on Tuesday, 10-28-69 at 10:00 A.M.(AEB-J)h  |
| 10-27-69 | Appearance Bond, filed, in the amount of \$500.00. js   |
| 10-27-69 | Order Specifying Methods & Conditions of Release, filed. js   |
| 10-28-69 | Defendant Barbara Faye Knox, present in person and represented. Further hearing held. Court orders that further proceedings as to Cts. 1&2 of the Indictment be deferred, and a report of the progress of the defendant be made within 6 weeks. Defendant directed by the court to have outpatient treatments. Bond of the defendant exonerated, and new bond fixed in the amount of \$500, personal bond. Defendant OR'd to her aunt, Mrs. V. Esther McElroy. (AEB-J)h |
| 10-28-69 | Order, that defendant is mentally incompetent, filed. (AEB-J) ds  |
| 10-31-69 | Subpoena, returned & filed unserved; recalled by U. S. Attorney. g  |
| 11-6-69  | C. C. of Order of 10-14-69 returned, filed - executed by delivering defendant to the office of Dr. James O'Carroll and returning her to Tulsa County Jail on 10-20-69. b  |
| 10-24-69 | (Report of Dr. James O'Carroll(Exhibit # 1) filed in M-406.h  |
| 12-18-69 | Defendant present in person and represented. Further hearing held on mental report. Defendant's motion to dismiss indictment sustained and case is dismissed and bond exonerated.(AEB-J)h   |